CERTIFICATION

I, William A Holesworth hereby certify this 6th day of February, 2006 that I am an officer of Radio Service Company dba/Blue Mountain Communications and that I have personal knowledge that Radio Service Company dba/Blue Mountain Communications has established operating procedures that are adequate to ensure compliance with the Customer Proprietary Network Information rules set forth in 47 C.F.R. §§ 64.2001-2009.

William A Holesworth

President

February 6th, 2006

Marlene H. Dortch, Secretary Federal Communications Commission 445 12th Street, S.W. Washington, D.C. 20554

> Re: Certification of CPNI Filing EB-06-TC-060

Dear Ms. Dortch:

Transmitted herewith in accordance with the Commission's Public Notice, DA 06-223, released January 30, 2006, and Section 64.2009(e) of the Commission's Rules, is our compliance certificate and accompanying statement for the year ended December 31, 2005.

Sincerely,

William A Holesworth

President

STATEMENT

RADIO SERVICE COMPANY DBA/BLUE MOUNTAIN COMMUNICATIONS ("RADIO SERVICE COMPANY DBA/BLUE MOUNTAIN COMMUNICATIONS") has established operating procedures that ensure compliance with the Federal Communication Commission ("Commission") regulations regarding the protection of consumer proprietary network information ("CPNI").

- RADIO SERVICE COMPANY DBA/BLUE MOUNTAIN COMMUNICATIONS has implemented a system whereby the status of a customer's CPNI approval can be determined prior to the use of CPNI.
- RADIO SERVICE COMPANY DBA/BLUE MOUNTAIN COMMUNICATIONS
 continually educates and trains its employees regarding the appropriate use of CPNI.
 RADIO SERVICE COMPANY DBA/BLUE MOUNTAIN COMMUNICATIONS has
 established disciplinary procedures should an employee violate the CPNI procedures
 established by RADIO SERVICE COMPANY DBA/BLUE MOUNTAIN
 COMMUNICATIONS.
- RADIO SERVICE COMPANY DBA/BLUE MOUNTAIN COMMUNICATIONS
 maintains a record of its and its affiliates' sales and marketing campaigns that use its
 customers' CPNI. RADIO SERVICE COMPANY DBA/BLUE MOUNTAIN
 COMMUNICATIONS also maintains a record of any and all instances where CPNI was
 disclosed or provided to third parties, or where third parties were allowed access to CPNI.
 The record includes a description of each campaign, the specific CPNI that was used in
 the campaign, and what products and services were offered as a part of the campaign.
- RADIO SERVICE COMPANY DBA/BLUE MOUNTAIN COMMUNICATIONS has
 established a supervisory review process regarding compliance with the CPNI rules with
 respect to outbound marketing situations and maintains records of carrier compliance for
 a minimum period of one year. Specifically, RADIO SERVICE COMPANY DBA/BLUE
 MOUNTAIN COMMUNICATIONS sales personnel obtain supervisory approval of any
 proposed outbound marketing request for customer approval regarding its CPNI.